1	JEROME F. BIRN, JR., State Bar No. 128561 CATHERINE E. MORENO, State Bar No. 264517			
2	DYLAN G. SAVAGE, State Bar No. 310452 ELIZABETH R. GAVIN, State Bar No. 305017			
3	WILSON SONSINI GOODRICH & ROSATI Professional Corporation			
4	650 Page Mill Road Palo Alto, CA 94304-1050			
5	Telephone: (650) 493-9300 Facsimile: (650) 565-5100			
6	Email: jbirn@wsgr.com cmoreno@wsgr.com			
7	dsavage@wsgr.com bgavin@wsgr.com			
8	Attorneys for Defendants			
9	Scott N. Flanders, David K. Francis, Derek N. Yung, Andrea C. Brimmer, Beth A. Brooke,			
10	Michael D. Goldberg, Randall S. Livingston, Jack L. Oliver, III, Dale B. Wolf, and Nominal			
11	Defendant eHealth, Inc.			
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14				
15	YACOB CHERNET, derivatively on behalf of EHEALTH, INC.,) CASE NO.: 4:20-cv-04477-JST		
16	Plaintiff,) STIPULATION AND [PROPOSED) ORDER TO STAY		
17	v.			
18	SCOTT N. FLANDERS, DEREK N. YUNG,)		
19 20	DAVID K. FRANCIS, ANDREA C. BRIMMER, BETH A. BROOKE, MICHAEL D. GOLDBERG, RANDALL S. LIVINGSTON,)))		
21	JACK L. OLIVER, III, and DALE B. WOLF,))		
22	Defendants,			
23	and))		
24	EHEALTH, INC.,))		
25	Nominal Defendant.))		
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28				
	STIPULATION AND [Proposed] ORDER TO STAY CASE NO.: 4:20-CV-04477-JST			

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WHEREAS, on July 7, 2020, Plaintiff Yacob Chernet ("Plaintiff"), derivatively and on behalf of eHealth, Inc. ("eHealth"), filed this putative derivative action against Individual Defendants Scott N. Flanders, David K. Francis, Derek N. Yung, Andrea C. Brimmer, Beth A. Brooke, Michael D. Goldberg, Randall S. Livingston, Jack L. Oliver, III, and Dale B. Wolf (collectively, the "Individual Defendants," and with eHealth, the "Defendants") (together with Plaintiff, the "Parties");

WHEREAS, the deadline for the Individual Defendants to answer, move, or otherwise respond to the Complaint is September 14, 2020, and, pursuant to stipulation (ECF No. 28) the deadline for eHealth to answer, move, or otherwise respond to the Complaint is August 13, 2020;

WHEREAS, a related securities class action involving related claims and defenses, including alleged violations of sections 10(b) and 20(a) of the Securities Exchange Act and Rule 10b-5 promulgated thereunder, is pending before this Court, captioned *In re eHealth, Inc.*Securities Litigation, Case No. 4:20-cv-2395-JST (the "Securities Class Action");

WHEREAS, the outcome of Securities Class Action will likely affect the scope, claims, and defenses applicable in this Action;

WHEREAS, the Parties hereby jointly stipulate to stay this action until and through the resolution of the anticipated motion to dismiss the Securities Class Action upon the terms set forth herein;

WHEREAS, the Parties jointly stipulate that the "resolution" of the anticipated motion to dismiss the Securities Class Action is defined to mean the earlier of the following events: (a) the Securities Class Action is dismissed in its entirety with prejudice; or (b) Defendants file an answer to the complaint in the Securities Class Action;

WHEREAS, during the pendency of this stay, Defendants have agreed to provide Plaintiff with any materials produced to any eHealth stockholder pursuant to a stockholder demand related to the subject matter of this action, under Section 220 of the Delaware General Corporation Law (subject to entry into a mutually acceptable non-disclosure agreement);

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1	WHEREAS, the Parties have also reached agreement concerning participation in and		
2	timing of any future mediation of this action;		
3	WHEREAS, this stipulation will promote the efficient and orderly administration of		
4	justice by coordinating this action with the Securities Class Action;		
5	NOW, THEREFORE IT IS HEREBY STIPULATED AND AGREED by the Parties,		
6	through their undersigned counsel and subject to the approval of the Court:		
7	1. All proceedings in this action, including any obligation to respond to the		
8	Complaint or any amended complaint, and all discovery and disclosure obligations under the		
9	applicable local and federal rules, are hereby stayed pending the resolution of the anticipated		
10	motion to dismiss the Securities Class Action;		
11	2. The Defendants will promptly notify Plaintiff should they become aware of any		
12	additional derivative lawsuits filed in any forum that allege the same or similar allegations as		
13	those alleged in this action. If another such derivative lawsuit is filed, Plaintiff may lift this stay		
14	on 30 days' written notice to all counsel of record via e-mail;		
15	3. Notwithstanding this voluntary stay of this action, Plaintiff may file an amended		
16	complaint. Defendants shall not be required to move, answer, plead, or otherwise respond to the		
17	Complaint (or any amended complaint) during the pendency of the stay of proceedings;		
18	4. By entering into this Stipulation, the Parties reserve all of their respective rights,		
19	claims, and defenses in this action, and no part of this stipulation shall be construed as a waiver		
20	of any rights, claims, or defenses.		
21	IT IS SO STIPULATED		
22	Dated: August 10, 2020 WILSON SONSINI GOODRICH & ROSATI Professional Corporation		
23	1 Totessional Corporation		
24	By: <u>/s/ Jerome F. Birn, Jr.</u> Jerome F. Birn, Jr.		
25			
26	650 Page Mill Road Palo Alto, CA 94304-1050 Tel Alto (650) 402 0200		
27	Telephone: (650) 493-9300 Facsimile: (650) 565-5100		
28	jbirn@wsgr.com		

STIPULATION AND [PROPOSED] ORDER TO STAY
CASE NO.: 4:20-CV-04477-JST

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1		Attorneys for Defendants Scott N. Flanders, David K. Francis, Derek N. Yung, Andrea C.	
2 3		Brimmer, Beth A. Brooke, Michael D. Goldberg, Randall S. Livingston, Jack L.	
4		Oliver, III, Dale B. Wolf and Nominal Defendant eHealth, Inc.	
5	Dated: August 10, 2020	THE ROSEN LAW FIRM, P.A.	
6	Butcu. Mugust 10, 2020	THE ROBER EAW THOM, T.A.	
7		By: /s/ Laurence M. Rosen	
8		Laurence M. Rosen	
9		355 South Grand Avenue, Suite 2450 Los Angeles, CA 90071	
10		Telephone: (213) 785-2610	
11		Facsimile: (213) 226-4684	
12		lrosen@rosenlegal.com	
13		Attorneys for Plaintiff Yacob Chernet	
14	PURSUANT TO STIPULATION, IT IS SO ORDERED		
15	0.11in		
16	Dated: <u>August 12, 2020</u>	UNITED STATES DISTRICT JUDGE	
17		HON. JON S. TIGAR	
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STIPULATION AND [Proposed] ORDER TO STAY
CASE No.: 4:20-CV-04477-JST

CIVIL L.R. 5-1(i)(3) ATTESTATION I, Jerome F. Birn, Jr., am the ECF user whose ID and password are being used to file this STIPULATION AND [PROPOSED] ORDER TO STAY. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that Laurence M. Rosen has concurred in this filing. By: /s/ Jerome F. Birn, Jr. Jerome F. Birn, Jr. Dated: August 10, 2020

STIPULATION AND [Proposed] ORDER TO STAY CASE No.: 4:20-cv-04477-JST

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